

Mine: Brown Mountain
File No: ACT/DIS/007

Submitted by:

Applicant Edam

Mining com panel
Representative

John D. Adam
Address Box 1518

Price, Utah 84501

Division of Oil, Gas, and Mining
1588 West North Temple
SLC, UT. 84116

Re: Commitment to Rule M-10

Gentlemen:

I hereby commit the applicant to comply with Rule M-10, "Reclamation Standards" in its entirety, as adopted by the Board of Oil, Gas, and Mining on March 22n 1978.

The applicant will achieve the reclamation standards for the following categories as outlined from Rule M-10 on all areas of the land affected by this mine, unless a variance is granted in writing by the Division.

<u>Rule</u>	<u>Category of Commitment</u>
M-10(1)	Land Use
M-10(2)	Public Safety & Welfare
M-10(3)	Impoundments
M-10(4)	Slopes
M-10(5)	Highwalls
M-10(6)	Toxic Materials
M-10(7)	Roads and Pads
M-10(8)	Drainages
M-10(9)	Structures & Equipment
M-10(10)	Shafts and Portals
M-10(11)	Sediment Control
M-10(12)	Revegetation
M-10(13)	Dams
M-10(14)	Soils

THE BOARD OF OIL, GAS, AND MINING
DEPARTMENT OF NATURAL RESOURCES
in and for the STATE OF UTAH

IN THE MATTER OF THE VIOLATION)	
OF CHAPTER 8, TITLE 40, U.C.A.,)	COMPLIANCE SCHEDULE
1953, AS AMENDED AND BOARD RULE)	AND ORDER
M-5 BY ADAMS MINING COMPANY,)	ACT/015/007
BROWN MOUNTAIN AND EAGLE MINES,)	ACT/015/008
EMERY COUNTY, UTAH)	

THE BOARD OF OIL, GAS, AND MINING, having held a hearing on this matter on March 29, 1979 and being fully apprised of the premises no finds that Adams Mining Company has violated Chapter 8, Title 40, U.C.A., 1953, as amended and Board Rule M-5 by failing to post surety for the Company's Brown Mountain and Eagle Mines, Emery County, Utah.

THEREFORE, the BOARD hereby orders that prior to April 25, 1979, Adams Mining Company provide the following to the Division of Oil, Gas, and Mining:

Brown Mountain Mine - ACT/015/007

1. A bond in the amount of \$7,336.00 filed in the format specified by MR Form 5.
2. A committment to compliance with the Reclamation Standards of the Utah Mined Land Reclamation Act expressed in a completed MR Form 8.
3. Any minor amendments which you may have to the mining plan currently on file with the Division.

Eagle Mine - ACT/015/008

1. A bond in the amount of \$6,407.00 filed in the format specified by MR Form 5.
2. A commitment to compliance with the Reclamation Standards of the Utah Mined Land Reclamation Act in a completed MR Form 8.
3. Any minor amendments to the mining plan currently on file with the Division.
4. A letter authorizing a name change of the company from Minex Corporation to Adams Mining Company.

Further, the Board orders that should Adams Mining Company fail to submit the above requirements to the Division of Oil, Gas, and Mining that the Company appear before the Board at its April meeting to show cause why the Board should not halt mining activities at Brown Mountain and Eagle Mines, Emery County, Utah.

So ordered this 29th day of March, 1979.

SCHEREE WILCOX
SECRETARY OF THE BOARD